	Issues brought forward to DHHS from the DHHS Waiver Advisory Committee Membership				
	Issues related to lack of standardization of MCO process	DATE: May 21, 2012			
	Issues	LME if known	Action Taken	STATUS OF QUESTION Issue Closed Out / Resolved	
1	Applications for MCO enrollment vary significantly in expectations, including insurance requirements, subrogation of worker's comp, requirements for Board members driver's licenses	WH, ECBH, Sandhills	All LME-MCOs have received standardized LIP, agency, and hosptial application formats from DMA.	Pending Committee Review Can we mark closed?	
2	Requests for provider credentialing are redundant and extensive	PBH, ECBH, Sandhills WH	LIPs will be able to utilize CAQH data warehouse to address the redundant information - specific information will be in the April Special Bulletin. DHHS is also talking with CSC (DMA Provider Enrollment Agent) about getting the LME-MCO provider information already enrolled in DMA as a Medicaid provider to assist with the LME-MCO with DMA providers already enrolled with DMA to reduce the redundancy information collection.		
3	Billing systems are different	All	NEW: DHHS is aware issue at this point there are three different IT systems with the eleven LME-MCO also recognizing there is standardized transaction billing format for which all LME-MCOs and providers should be using 5010 HIPAA compliance.	ISSUE CLOSED OUT. The State cannot require LME-MCOs to utilize one system. The State requires LMEs and the Providers to be able to utilize a standardized 837 / 835 HIPAA billing claims billing process via electronic means. These requirements make the system standardized and to be able to communication.	

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4	Fidelity to PBH is the goal. PBH does not have CABHAs. Are other LMEs required to have these?	All	NEW: Yes. PBH has CABHA's agencies in their network, which started as Comprehensive Provider Organizations. LME-MCOs starting up are required to bring in provider agencies, CABHAs, into their provider network that are in good standing.	ISSUE CLOSED OUT.
5	PBH allows more than 2 90801s as long as they are prior authorized. The state does not. What will MCOs be required to do?	All	NEW: The minimum is to following the State Plan and LME-MCO can be less restrictive, say for example to provide more, but cannot be more restrictive that what is required in the State Plan.	ISSUE CLOSED OUT.
6	Subrogation of Workers Comp - required by WH, but not others	WH but not others	NEW: Section 7.6 in the LME-MCO contract with DMA classifies the insurance required of all providers. This is a basic minimum requirement.	Pending Sub-Committee Review Can we mark closed?
7	In regards to service authorization request the LME-MCO requests for ICF paperwork that is not needed, i.e. hab plans.	WH but not others	UPDATED FROM THE 3-22 MEETING: LME-MCO may not need the Individual Service Plans, but the LME-MCO authorizes services based upon Medical Necessity and Habilitative needs and is within their right, if needed to make an effective service determination	Pending Committee Review Can we mark closed?
8	UPDATE/REVISED QUESTION: Community Guide definition - Is the provider agency required to have a fire wall between community guide and provision of services; PBH requires this of its providers but WH does. Is that allowed?	WH	UPDATED FROM THE 3-22 Meeting: HB 916 requires fidelity to PBH model as an LME- MCO. Community Guide is a service definition and the standardized service definition does not get into that level of requirement.	Pending Committee Review Can we mark closed?

9	NEW FROM COMMITTEE MEETING: What is the status of the Wake & Durham merger and where does that leave Johnston and Cumberland Counties?	Wake, Durham, Johnson, Cumberland	Durham and Wake are in Merger discussion planning to officially merge July 1, 2012. Johnston and Cumberland will be partners connected by an inter-local agreement with the new merged entity.	ISSUE CLOSED OUT.
10	BELOW ARE NEW QUESTIONS FROM THE 3-22 COMMITTEE MEETING: When are the rules for CABHAs going forward?	All	DMA, with guidance of DHHS, have CABHA rules under review for this legislative session.	Pending committee review Can we mark closed?
11	Reciprocity: Most LMEs have asked if this can be approved. Where are we in this process, and will it likely be approved?	All	Not approved. Due to the risk and due dligence in closing the provider network LME-MCOs are required to review and approve the applications.	Pending Sub-Committee Review Pending staff and committee review Can we mark closed?
12	LMEs becoming MCOs are expecting applications back before July 1. What is the status of the standardized application?	All	DMA has issued to the LME-MCOs the standardized application information to LMEs. Another important point for providers, in IU # 95, providers / LIPs will be expected to submit their applications completed and no later than 90 days prior to LME-MCO start date. Providers who fail to do so will be expected to begin working on transition plans in conjunction with the LME prior to going live as an LME-MCO.	Pending Sub-Committee Review Pending staff and committee review

13	WH has till not paid ICF providers who had their applications in on time. When they pay, they indicate it will be a paper check. The ability to process claims is present, but not the ability to put locator codes, etc in a timely fashion into their system.		See Special IU 94. The State has worked closely with WHN on all complaints and concerns from providers. To date DMA and DMHDDSAS believe that most provider complaints have been resolved. As complaints come the State will continue to monitor and facilitate resolution of complaints.	Pending Sub-Committee Review Pending staff and committee review
14	WH has not yet paid some psychiatry practices either. The practices are able to bill, but have not been paid.		To date DMA and DMHDDSAS believe that most psychiatry practices complaints have been resolved. All initial complaints should be vetted with the LME, then if unresolved, DMA and DMHDDSAS are willing to assist and be involved if needed. Kathy Nichols or Kelly Crosbie are our primary contacts at DMA for assistance on these matters at 919-855-4290.	Pending Sub-Committee Review Pending staff and committee review
15	LMEs need to be respectful of time frames needed to process info.	All	Thanks for the comment, and will be passed along to LMEs.	Pending Sub-Committee Review Pending staff and committee review

16	1) Timing of the application due dates and processing will	ALL	Based upon the lessons learned	Pending Sub-Committee Review
	most likely also prove to be an issue. Western Highland		from PBH expansion, WHN, and	
	applications were due back in July of 2011 for a January 2012		ECBH startups, the volume of	Pending staff and committee review
	effective date. They were unable to process these applications		provider applications in Smoky	
	in time for this effective date even with months of processing		and SHC, the state is issuing	
	time. Smokey Mountain and Sandhills are set to go live 7/1;		guidance in a Special IU	
	the Sandhills applications were just posted in January and		regarding the submission of	
	were due by 3/1. This only leaves 4 months for processing		provider applications 60 - 90	
	time- Western Highlands couldn't do it in over 5. Smokey		days out prior to an effective	
	Mountain applications were just officially rolled out in Mid		start date.	
	February and are due by 4/1- less than 3 months for			
	processing. PBH rolled out new counties and their average			
	time for processing ballooned from 90 to 180. This means			
	that clinicians actively accepting Medicaid clients will stop			
	receiving payments.			

17	1) Providers that work in one or multiple agencies also need	ALL LMEs	The State has required LMEs to	Pending Sub-Committee Review
	to be linked to each agency's group with the LME since they		have a standardized application	Pending staff and committee review
	do their own billing. So far we've seen that the LMEs have		process. LMEs starting early	
	different requirements. Western Highlands allowed ACT to		were operating in good faith	
	submit the original application, and then any agency a		while attempting to stay on	
	provider worked with could submit a copy of the original		schedule. The State has been	
	application with a note that this provider would also bill		actively working with the NC	
	through their agency. ECBH did not allow this- they made us		Council of Community Programs	
	turn in two separate and original applications, evaluations, etc		in effort to find a common	
	for every location the provider needed to be linked to. This is		solution. LMEs, in collaborative	
	time consuming and repetitive. Ideally, these LMEs should		work with the NC Council of	
	understand that individuals may work in more than one		Community Programs, have	
	agency/facility, etc and they should have some kind of		elected to utilize the CHQA as	
	protocol in place for this. It is fairly standard with insurance		data holding respository so that	
	companies that if a clinician has already been credentialed and		LIPs only have to sumbit	
	has a number, linking is a one page request. For this purpose,		applications one time. As for	
	we suggest either allow us to submit copies of the original		Provider Applications, if a	
	application, or allow the agency to submit a letter to the LME		provider maintains an original	
	noting that the credentialing process is already in place for		copy of an application	
	"provider X" and that when credentialing is complete, to		submitted to one LME, (and	
	please add them to both groups.		providing no information needs	
			to be changed for another LME),	
			making a copy of the original	
			application and sending it to	
			another LME should work for all	
			the LME-MCOs.	
18	We are having issues with payment for Primary Care		Specific issues should be	Pending Sub-Committee Review
	physicians for psychiatric diagnoses in assisted living		submitted to DMA for research.	Pending staff and committee review
	facilities (POS 13) and Nursing Facilities (POS 31, 32)			
	using E&M codes. This exception needs to be applied to			
	these places of service. "Other physicians do NOT need			
1	to enroll with the LME-MCO to bill E&M codes in their			
	offices. For example, MDs could, and should, continue to			
	bill a 99213 for seeing a child with ADHD."			
		ALL		

19	We have been feeding info on the service change issues. DWAC input on people losing services. PMPM should the PCP be reduced if PCP responsibilities transferred to providers without compensation. Provicer rate for work should be required. We do not mind doing the work if compensated.	ALL	One of the benefits of the 1915 b/c waiver is that LME-MCOs will have the ability to set rates with providers, who can be fairly compensated based upon the need and demand of services within a LME-MCO provider network.	Pending Sub-Committee Review Pending staff and committee review
20	Existing CAP-IDD waiver has been extended until 6/28/12 and as far as we know CMS has not yet approved expansion of the Innovations Waiver beyond PBH's original five counties so legally ECBH should not implement their new protocol on April 1 - which by the way, doesn't allow due process. The calls are pouring in from ECBH area as consumers receive notice, we've notified the Secretary and are working up a potential complaint in federal court if necessary.	PBH, WHN & ECBH.	CMS has officially approved the NC Innovations waiver backing the approval to October 2011.	Pending Sub-Committee Review Pending staff and committee review
21	How can any system support risking a 44 percent reduction in services to people in order to expand administrative structure. Dept. DHHS should intervene and select another MCO for that area. So what are they doing, because they doubt they will get this, is that they've met with all providers that get county money to tell us it likely will be cut 45%. For us, that is \$250,000.		More detail needed to respond to this question. If the premise of the question is about county dollars the State does not have direct control over an LMEs utilization of County dollars.	Pending Committee Review Pending staff and committee review
22	Peggy, I have thought about this. What we relied on is the service definitions. The enhanced service definitions include the plan development and when the person is referred for an enhanced service, the provider would develop the plan and bill for it according to the service definition.		This statement was not intended for the DWAC Issues tracking log.	Pending Sub-Committee Review Pending staff and committee review Can mark this closed.
23	Materials on Care Coordination. Have they provided anything in the meeting?	ALL LMEs	If the DWAC would like, the State staff would be happy to arrange and coordinate for a Care Coordination presentation.	Pending Sub-Committee Review Pending staff and committee review

24	As follow up to PLLF meeting today where issue of Care Coordination and IU #94 and Special Medicaid Bulletin was discussed. Here is another understanding or interpretation of those two documents on what Care Coordination is supposed to be. Basically not a service available as most services convert to Waiver sites. So we close all TCM positions and funding and then have to pick up the unfunded PCP process without changes in that process. Makes no sense.	ALL	A presentation might be of interest to the DWAC, perhaps with a representative from an LME-MCO who has gone live. And the State is working on a Implementation Update on Care Coordination.	Pending Sub-Committee Review Pending staff and committee review
25	The part about children really concerns me, if each provider has to maintain the PCP planning process, that is where we had trouble before with agencies holding on to indidivuals because there was no TCM to coordinate care across the system. Appears to me this a blatant attempt to misinterpret both the IU #94 and the Special Medicaid Bulletin. I welcome responses. The initial is "this is how PBH does it". Even with the Community guide on the IDD side at \$75/month that is not enough to offset the cost of developing the PCP. Clearly these documents say that is the Care Coordinator's role.	ALL LMES	The role of the care coordinator is to assist either in the PCP or ISP plan development and to ensure care is effectively coordinated. In addition the responsibility of the development of the PCP is dependent of the level of service. The PCP is the persons plan not the providers therefore should include all revelant stakeholder participants. The responsibility for the PCP is outlined in several different documents including the service definition.	DRAFT ANSWER Pending Committee Review Pending staff and committee review
26	Western Highlands CFAC asked: Western Highlands didn't answer. Heard one provider is having financial issues already and going out of business because of processing issues. Please check.	WHN	CFAC should reask the question to WHN. More specific information needed for either DMA or DMHDDSAS to do an effective inquiry. At this time nothing specific has come to the State's attention.	Pending Sub-Committee Review Pending staff and committee review
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